

1 UNITED STATES DISTRICT COURT
2 DISTRICT OF NEVADA

3 JAMES ORLANDO,

4 Plaintiff

5 v.

6 SMRUTI, LLC,

7 Defendant

Case No.: 2:22-cv-00404-APG-BNW

**Order Granting Motion for Default
Judgment**

[ECF Nos. 54, 56]

8 James Orlando moved for default judgment against defendant SMRUTI, LLC. ECF No.
9 54. He did not properly support his request for damages, so I allowed him to file a supplement,
10 which he did. ECF Nos. 55, 56. The clerk of the court entered default against SMRUTI. ECF
11 No. 48. Orlando's supplemented motion satisfies the factors set forth in *Eitel v. McCool*, 782
12 F.2d 1470, 1471 (9th Cir. 1986). I thus find good cause to grant him default judgment.

13 I HEREBY ORDER that the motions for default judgment (**ECF Nos. 54, 56**) are
14 **granted**. The clerk of the court is directed to enter judgment in favor of plaintiff James Orlando
15 and against defendant SMRUTI, LLC in the amount of \$343,485.83.¹

16 DATED this 31st day of July, 2025.

17 

18 ANDREW P. GORDON
19 CHIEF UNITED STATES DISTRICT JUDGE
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22 ¹ This amount is calculated based on the following: Logan County Hospital and Medical Center:
23 \$3,742.40; Air Ambulance: \$47,553.00; Penrose Hospital and Medical Center: \$61,690.43; past
pain and suffering: \$112,500.00; future pain and suffering: \$118,000.00. ECF No. 56 at 2.